OGC 73-1014

6 June 1973

MEMORANDUM FOR: Chief, B&S Division/Office of Personnel

SUBJECT : Medical Expenses of Dependents

l. You asked whether an overseas station or base may advance to an employee the total cost of a dependent's medical expenses and have the first \$35 of this advance liquidated at Headquarters by a transfer of funds from the Insurance Branch (Office of Personnel) to the Office of Finance. Under the applicable law and regulation, the Agency cannot pay the first \$35 of dependent medical expenses. Therefore, since there is no authority to pay the first \$35 of these expenses, there is no basis for making this advance. Any insurance navments an employee may be entitled to receive under the

Plan are to be settled between the insured and the insurer.

2. The Foreign Service Act of 1946, as amended, provides that:

In the event a dependent of a United States citizen officer or employee of the Service who is stationed abroad, incurs an illness or injury while such dependent is located abroad, which requires hospitalization or similar treatment,..., the Secretary may, in accordance with such regulations as he may prescribe, pay for that portion of the cost of treatment of each such illness or injury that exceeds \$35.... 22 U.S.C.A. 1156(b).

OGC Has Reviewed

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The Secretary's regulations provide that, "If the patient is a dependent, payment shall not be made for the initial \$35.00 cost of treatment..." 3 FAM 685.3b.

	3. The Agency has a centralized ledger and all ment system for expenses such as the overseas medical parts.	
	gram. All funds expended for this purpose are only advan	ces
	and must be sent to Headquarters for approval. A chief of	
	station, however, is only allowed to "approve an advance to	
	cover the amount of the hospitalization and related expense	STATINTI
TINIT!	that will ordinarily be subject to reimbursement"	STATIIVII
TINTL	This handbook also states that in the case of a	
	dependent, "Reimbursement will be made only for that por	
TINTL	tion of the cost of treatmentthat exceeds \$35." These sections of indicate that an	STATINTI STATINTI
NIINIL	These sections of indicate that an advance may not be made where a medical claim is one where	
	ordinarily would not be covered under the overseas medic	al ·
	program, and the first \$35 of a dependent's claim is not	STATINTI
	covered by this program.	
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